

Attorney Docket No. 990566A1**REMARKS**

In the Office Action dated August 24, 2005, Applicant is required to make an election on a restriction requirement on either the Group I invention which includes claims 6-8, or the Group II invention which includes claims 10-12.

By this response, Applicant respectfully traverses the aforementioned restriction requirement.

When the claims of an application define the same essential characteristics of a single disclosed embodiment of an invention, restriction therebetween should never be required. MPEP § 806.03

Here, there is only one disclosed embodiment as represented by the general schematic drawing shown in FIG. 2 of Applicant's disclosure. FIGs. 3-5 along with the description in the specification describe the constituent parts of the embodiment of FIG. 2 in further details.

Applicant respectfully submits that claims 6-8 and 10-12 are not directed to different inventions but rather different definitions of varying breath or scope of the same disclosed subject matter, typified by the disclosed embodiment, among other things, using randomly generated numbers for encrypting signals.

For the reasons stated above, Applicant respectfully requests reconsideration and withdrawal of the restriction requirement.

Pursuant to 37 C.F.R. § 1.143, Applicant provisionally elects for prosecution in the present application the Group I invention which includes claims 6-8. Claims 10-12 of the Group II invention are hereby retained in the application pending disposal at a later date.

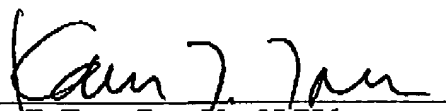
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In the event of any fees that may be due or any overpayments that may be associated with this response, please charge or deposit the amount to Deposit Account No. 17-0026.

Respectfully submitted,

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